

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORKTroy Blanding and Family

(In the space above enter the full name(s) of the plaintiff(s).)

-against-

~~M.Y.P.D. Detectives~~M. Dominguez, L. Ramos,  
K. Johnson, Esq., The City of  
New York, The Manhattan New  
York District Attorney office  
and Esq.(In the space above enter the full name(s) of the defendant(s). If you  
cannot fit the names of all of the defendants in the space provided,  
please write "see attached" in the space above and attach an  
additional sheet of paper with the full list of names. The names  
listed in the above caption must be identical to those contained in  
Part I. Addresses should not be included here.)

## I. Parties in this complaint:

- A. List your name, identification number, and the name and address of your current place of confinement. Do the same for any additional plaintiffs named. Attach additional sheets of paper as necessary.

Plaintiff Name Troy Blanding  
 ID # None  
 Current Institution NONE  
 Address P.O. Box 312251 Jamaica, N.Y. 11432

- B. List all defendants' names, positions, places of employment, and the address where each defendant may be served. Make sure that the defendant(s) listed below are identical to those contained in the above caption. Attach additional sheets of paper as necessary.

Defendant No. 1 Name Detectives M. Dominguez Shield # 07902  
 Where Currently Employed Manhattan N.Y. N.Y.P.D.  
 Address \_\_\_\_\_

16CV2594

## COMPLAINT

under the

Civil Rights Act, 42 U.S.C. § 1983  
(Prisoner Complaint)Jury Trial:  Yes  No  
(check one)RECEIVED  
SDNY PRO SE OFFICE  
2016 APR -6 AM 9:32  
S.D. OF N.Y.

Defendant No. 2

Name L. Ramos Detective Shield # 04528  
 Where Currently Employed Manhattan N.Y. N.Y.P.D.  
 Address \_\_\_\_\_

Defendant No. 3

Name K. Johnson Detective Shield # 03786  
 Where Currently Employed Manhattan N.Y. N.Y.P.D.  
 Address \_\_\_\_\_

Defendant No. 4

Name The city of New York Shield # \_\_\_\_\_  
 Where Currently Employed ESQ.  
 Address \_\_\_\_\_

Defendant No. 5

Name Manhattan N.Y. DISTRICT ATTORNEY Shield # \_\_\_\_\_  
 Where Currently Employed ESQ.  
 Address \_\_\_\_\_

## II. Statement of Claim:

State as briefly as possible the facts of your case. Describe how each of the defendants named in the caption of this complaint is involved in this action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Attach additional sheets of paper as necessary.

A. In what institution did the events giving rise to your claim(s) occur?

\_\_\_\_\_

B. Where in the institution did the events giving rise to your claim(s) occur?

\_\_\_\_\_

C. What date and approximate time did the events giving rise to your claim(s) occur?

march 20, 2005 time 3:20 p.m.

Conclusive Evidence which was Motivated by way of Jim Crow Racial Hatred, which are Governed under the Pinkerton Rule

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## Exhibits

A) This case is to be immediately returned to HON. Judge Ms. Wood here at the Southern District Federal court, who dismissed my prior claims against the named defendants herein stated for Racial Discrimination and Malicious prosecution and Emotional and other pain and Distress. Also ms. wood pro-claimed in my prior Federal claim, if I was going to return to this court I must return with such reversal on direct appeal, which I have as of April 10, 2014 and a favorable Dismissal from the Defendants, the District Attorney office as of August 5, 2014. Plaintiff is seeking a favorable Summary judgement immediately in this ten (10) year old matter under the 1983, 1985, 1986, 2000 Laws.

Exhibit

B) ON March 20, 2005 some N.Y.P.D. detectives unlawfully attacked me by physical force with First degree Assault and Battery on a manhattan street, then Violently Kidnaped me from a store by way of involuntary servitude for six (6) years of unlawful imprisonment and deliberately causing emotional pain and suffering. The defendant's scandalous intent was to commit Malice Aforethought with extreme mental and physical distress over a six (6) year period of unlawful Kidnapping with-out Probable Cause.

Exhibit

C) The defendant's Malice Aforethought was a clear cut case of Jim Crows Racial discrimination with extreme Malicious prosecution with terroristic threats by way of false names, police Report, evidental testimony by these detectives M. Dominguez, L. Ramos, K. Johnson and ESQ., who's names was fictitious to begin with at trial with-out probable cause proving plaintiff case of the defendants malice Aforethought by the detectives, The City of New York and The state of New York Manhattan District Attorney office patterns, customs, practices of Racail Hatred and Malicious prosecution against African American plaintiff and his Race.

Exhibit

D) The defendant's unlawful scheme of Arrest and imprisonment was egregious and shattering and humiliating emotional and physically and it collapsed under the Appeals court Scrutiny , which made them overturn the plaintiff criminal case of hideous Misconduct's of conspiracy and Racial discrimination and Malicious prosecution that was with-out Probable cause or any Evidence , And giving way to Liability under the Pinkerton Rule Statute this Liability is immediately givin to the injured plaintiff by way of Retro-Active compensation immediately upon Receiving such grievance complaint and Federal claims for Redress herein this Matter and with-out Rebuttal or furtherence of unlawful obstruction of justice , which would continuously harass and injure the Plaintiff with unnumerable court fee's and Attorney fee's . The defendants Negligence in this matter was egregious incompetence causing the amount due under plaintiff United States constitutional Right's , The state of New York Constitutional Right's deliberately Violating his civil Right from these named defendant's herein stated in this here 1983 , 1985 , 1986 , 2000(E) complaint .

## Statement of Fact's

- ① ON March 20, 2005 The N.Y.P.D. Detectives from manhattan North precinct M. Dominguez , L. Ramos, K. Johnson and Esq. Violently Attacked me on Andsteardair Ave. by way of punching , Kicking and hitting with police Radio while i was on the ground and then unlawfully putting handcuff on me with-out showing a badge and then strip Searching me on a public street with-out probable cause or concient. And then placing me with two (2) other people.
- ② Thereafter with-out concient unlawfully transporting me to manhattan North precinct holding cell as i over heard Some of the other detectives arguing about me not commitin no crime. M. Dominguez did not stop threatening me, And tried to bribe me ~~with money~~ if I would work for them by ~~them~~ taking money and ~~them~~ buying ~~them~~ drugs and Snitching. But i Refuse and m. Dominguzz ~~then~~ threatened ~~me~~ that if i did not work for them that i would be going to Jail for a very Long time, with-out probable cause.

③ Thereafter the detectives unlawfully transported me to central Booking, where i awaited my 180-8C Grand jury proceeding , ON that date i was not indicted . It was weeks later i found out i was indicted for criminal sale of a controlled substance .

④ Thereafter is when i received such Court Appointed Attorney Mr. Levenson who's office is at 225 Broadway Manhattan, N.Y. 10007. who from the begining started threatening me to Cop-out to the two(2) years of unlawful imprisonment for something i did not do.

⑤ As the month's continued the conflict of interest between Mr. Levenson and myself became so intense that i began to write urgent grievances. First to the trial judge who deliberately ignored them. Then to the Bar Association , The Southern District court house . who dismissed my Federal claims against these named defendant's herein this Re-in-trial claim herein this federal Court by Honable judge Ms. wood . who went on to proclaim that if i was going to Reinter my Federal claim i must return with a reversal for the defendant's not having probable cause for their Arrest.

⑥ As of April 10, 2014 my criminal case was also relinquished by the defendant's the District Attorney's office and also Dismissed as of August 5, 2014 all in the plaintiff favor with-out prejudice in a Manhattan Court under the Law for the defendant's not having probable cause ten(10) years ago, Also amounting to Retro-active compensation immediately upon Receiving this Federal civil Right's claim. Also with-out any other obstruction of justice or Rebuttal under the pinkerton Rule

⑦ Back to the matter at hand? The plaintiff grievance was before his trial to remove Mr. Levenson off my criminal case start to begin , because of the defendant's and Mr. ~~Levenson~~ Levenson conspiring together. But this judge deliberately pre-judged me when he ignored the plaintiff grievance about mr Levenson ineffectiveness as his attorney causing plaintiff to lose trial and have him Sentence to Six (6) years of unlawful imprisonment.

- ⑧ Thereafter the defendant's unlawful scheme hit its mature Limit of force ~~and~~ deliberately causing ~~the~~ him to be subjected to continuous assault's and Battery's, involuntary Servitude by way of Malicious prosecution from their unlawful Kidnaping and sentence of Six (6) years with-out probable cause and unjust imprisonment.
- ⑨ Thereafter at plaintiff criminal trial hearings the judge clearly stated to the prosecution that at the time of the Plaintiff Arrest the N.Y. P.D. detectives M. Dominguez, ~~L.~~ L. Ramos, K. Johnson and Esq. did not have any such Probable cause to ~~commit~~ arrest the ~~the~~ plaintiff, which did deliberately Violated all of his civil Rights under the united states constitution and the state of New York constitution's, deliberately Violating his Equal protected Rights and making the defendants Liable ~~for~~ for Retro-Active compensation immediately upon Receiving plaintiff Federal claim against them as the Federal Laws pro-claim.

- (10) The mapp hearing judge has given the defendants prior knowledge in which to discontinue its malicious misconducts and ~~guaranteed~~ guaranteed that they would not have any Rebuttal in this civil suit after plaintiff have fully completed his unlawful sentence of Six(6) years of unlawful imprisonment.
- (11) Therefore the plaintiff has refiled this Civil Rights complaint, and Filed his timely Notice of Intent in the amount of \$ 100,000,000.00 Dollars in U.S. Currency and demanding Six (6) million dollars a year for each year in which plaintiff was unlawfully sentence to, and such additional Seven (7) million dollars for Emotional pain and suffering, Also Attorney Fees and all other court fees, such permanent injunction, Legal counsel if so needed immediately in a Summary judgement in the amount stated Retro-Actively stated in compensation.

Also with-out any obstruction of justice or harassment civilly in any count against the plaintiff under Jim Crow Laws to further it's conspiracy from these defendants herein stated in this civil rights claim of Racial discrimination, Malicious prosecution, Emotional pain and suffering from March 20, 2005 ~~through~~ thorough-out April 2016.

Dear Hon. judge Ms. wood as i write this note and end my complaint against the named defendants herein stated I would like to thank you for this opportunity to educate myself Legally a Little to prove myself to be Justified after ten (10) years of cruel and unusual punishment by the defendants and for their mayhem to end against me give me my just due in monetary and punitive damages from these named defendants in a Summary judgement that is demanded herein this civil rights claim.  
Also peace, Love, mercy! To you.

Condence Foot Note's Enclosed

① Exhibits

- A) Immediately Returned to Hon: Judge Ms. wood,
- B) CONSPIRACY to Violently and unlawfully Assault and Batter, Malicious prosecution ,unlawful imprisonment for Six years with-out any probable cause in 3-20-05 thorough -out 4-10-14 ,
- C) Kidnaping unlawfully by the Defendant's for Six years with-out probable ~~cause~~ cause ,The Manhattan District Attorney, office
- D) The Defendant's using Fictisous names at plaintiff trial deliberately violating his Six Amendment Right's and all of his civil Right's under the united states constitution , under his state of New York Constitutional Right's in violation of his Equal Right's as a citizen of that state of New York ,
- E) copy of the Appeals court Ruling of such reversal dated April 10, 2014 ,The District Attorneys dismissal favorable to the plaintiff Troy Blanding of all their unlawful Misconducts as of August 5, ~~2013~~<sup>2014</sup> with-out prejudice

D. Facts: \_\_\_\_\_

**What  
happened  
to you?**

## Who did what?

Page 1 of 1

**Was anyone else involved?**

**Who else  
saw what  
happened?**

A graph showing a function  $f(x)$  plotted against  $x$ . The curve starts at a positive value for small  $x$ , decreases sharply, crosses the  $x$ -axis at two points, and then continues to decrease towards negative infinity as  $x$  increases.

### III. Injuries:

If you sustained injuries related to the events alleged above, describe them and state what medical treatment, if any, you required and received. Mental Health Post-Traumatic-stress, Acute depression, schizo-effectiveness disorder's, Panic attack's, And by way of Assault and Battery False Arrest and Malicious prosecution

#### **IV. Exhaustion of Administrative Remedies:**

The Prison Litigation Reform Act ("PLRA"), 42 U.S.C. § 1997e(a), requires that "[n]o action shall be brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted." Administrative remedies are also known as grievance procedures.

A. Did your claim(s) arise while you were confined in a jail, prison, or other correctional facility?

Yes  No

If YES, name the jail, prison, or other correctional facility where you were confined at the time of the events giving rise to your claim(s).

none

B. Does the jail, prison or other correctional facility where your claim(s) arose have a grievance procedure?

Yes \_\_\_\_\_ No  Do Not Know \_\_\_\_\_

C. Does the grievance procedure at the jail, prison or other correctional facility where your claim(s) arose cover some or all of your claim(s)?

Yes \_\_\_\_\_ No  Do Not Know \_\_\_\_\_

If YES, which claim(s)? \_\_\_\_\_

D. Did you file a grievance in the jail, prison, or other correctional facility where your claim(s) arose?

Yes \_\_\_\_\_ No

If NO, did you file a grievance about the events described in this complaint at any other jail, prison, or other correctional facility?

Yes \_\_\_\_\_ No

E. If you did file a grievance, about the events described in this complaint, where did you file the grievance?

1. Which claim(s) in this complaint did you grieve? Tampering with

prisoners Legal mail

2. What was the result, if any? out of count settlement

3. What steps, if any, did you take to appeal that decision? Describe all efforts to appeal to the highest level of the grievance process.

won a civil claim

against the named person at the Department of

Correctional Service.

F. If you did not file a grievance:

1. If there are any reasons why you did not file a grievance, state them here: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

2. If you did not file a grievance but informed any officials of your claim, state who you informed,

when and how, and their response, if any: Southern District court  
of New York, N.Y.

- G. Please set forth any additional information that is relevant to the exhaustion of your administrative remedies. plaintiff criminal case was Reversed on  
direct Appeal on April 10, 2014 and Dismissed  
in plaintiff favor on August 5, 2014.

Note: You may attach as exhibits to this complaint any documents related to the exhaustion of your administrative remedies.

V. Relief:

State what you want the Court to do for you (including the amount of monetary compensation, if any, that you are seeking and the basis for such amount). Such mediator for Summary judgement  
Proceedings, six (6) million Dollars a year for each year in  
which plaintiff was unlawfully sentence to and a additional  
Seven (7) million Dollars for the defendant's unlawful  
Arrest and Malicious prosecution that was shattering and  
Humiliation in three amount of \$ 43 Forty Three million  
Dollars in U.S. currency immediately upon Receiving Plaintiff  
Federal claim , And Retro-Active compensation, with-out  
any Rebuttal or obstruction of Justice in this civil matter  
and immediate injunction that can be Renewable that these  
defendant's are unable to Repeat their action or harassment  
of the Plaintiff in any court Proceeding, Civil rounsal for this  
case if needed immediately and payment with-in twenty  
Days after Receiving this Federal claim in the amount  
of \$ 100,000,000.00 Hundred million Dollar that is stated .

VI. Previous lawsuits:

On  
these  
claims

- A. Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action?

Yes  No \_\_\_\_\_

- B. If your answer to A is YES, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another sheet of paper, using the same format.)

1. Parties to the previous lawsuit:

Plaintiff Troy Blanding  
 Defendants D.O.C., N.Y.P.D. Detectives, the City of N.Y., Manhattan District Attorney

2. Court (if federal court, name the district; if state court, name the county) Manhattan County

3. Docket or Index number \_\_\_\_\_

4. Name of Judge assigned to your case \_\_\_\_\_

5. Approximate date of filing lawsuit \_\_\_\_\_

6. Is the case still pending? Yes        No X

If NO, give the approximate date of disposition \_\_\_\_\_

7. What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?) won in plaintiff favor

On  
other  
claims

- C. Have you filed other lawsuits in state or federal court otherwise relating to your imprisonment?

Yes X No \_\_\_\_\_

- D. If your answer to C is YES, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same format.)

1. Parties to the previous lawsuit:

Plaintiff Troy Blanding  
 Defendants N.Y.P.D. Detectives, the City of N.Y., Manhattan New York

2. Court (if federal court, name the district; if state court, name the county) manhattan New York Southern District Court

3. Docket or Index number \_\_\_\_\_

4. Name of Judge assigned to your case ms. wood

5. Approximate date of filing lawsuit 2005

6. Is the case still pending? Yes        No X

If NO, give the approximate date of disposition Dismissed

7. What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?) for Lack of concrete Evidence But can return if criminal case was reversed on Direct Appeal

I declare under penalty of perjury that the foregoing is true and correct.

Signed this 6 day of April, 2016

**Signature of Plaintiff**

Inmate Number

### Institution Address

Troy Blanday, Troy Blanday

**Note:** All plaintiffs named in the caption of the complaint must date and sign the complaint and provide their inmate numbers and addresses.

I declare under penalty of perjury that on this 6 day of April, 2014, I am delivering this complaint to prison authorities to be mailed to the *Pro Se* Office of the United States District Court for the Southern District of New York.

**Signature of Plaintiff:**

Jug Bluhg